## IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF VIRGINIA

## Alexandria Division

	)
MUSCLE MASS, INC.,	)
Plaintiff	) Civil No. 1:17-cv-33
v.	) Hon. Liam O'Grady )
JOHN DOE, et al.,	)
Defendant.	)
	)

## **ORDER**

This matter comes before the Court on a Report and Recommendation from Magistrate

Judge Buchanan. The Report and Recommendation (Dkt. No. 21), dated March 30, 2017, found
that Plaintiff Muscle Mass, Inc. was entitled to a default judgment in its favor against defendant
Musclemass.com. The Report and Recommendation further found that Count II (Computer
Fraud and Abuse Act), Count III (Electronic Communications Privacy Act), Count IV (quiet
title), and Count V (conversion) should all be dismissed without prejudice against Defendant
John Doe because he was not properly served in this case.

No objections have been filed to the Report and Recommendation, and Defendants have not made any appearances in this case. Therefore, after reviewing the filings in this case, and finding good cause to do so, the Court hereby **APPROVES AND ADOPTS** the Report and Recommendation (Dkt. No. 21) in full.

Accordingly, the third party VeriSign, Inc. is hereby **ORDERED** to transfer the domain name <Musclemass.com> from its possession to the Plaintiff's designated registrar, eNom, Inc. It is further **ORDERED** that, upon receipt, eNom, Inc. shall register the domain name

<Musclemass.com> in the name of Plaintiff and provide Plaintiff with full ownership and control of the domain name. Finally, the Court hereby **DISMISSES** Counts II, III, IV, and V without prejudice.

It is **SO ORDERED**.

Apri⊠⊃, 2017 Alexandria, Virginia LiamQ'Grady

United States District Judge